## United States District Court

for the

Western District of Texas

JAN - 5 2018

	UCTRICT (	LEK
CLERK, U.S. WESTERN DIS	TOLET OF	TEXA
CLETERN DIS	アライ	<u> </u>
MEDICI.		EPUT
BYV		

U	nited States of	America	)		BY	- V
	v.		)			
			)	Case No.		
		)	SA: 18-MJ	-0008		
RICHARD NIKOLAI GRATKOWSKI		)				
			_			
	Defendant(s	9)				
		CRIMIN	IAL C	OMPLAINT		
I, the co	mplainant in th	is case, state that the fe	ollowing	is true to the best of my	knowledge and belie	ef.
On or about the	date(s) of	June 2016 - May 20	017	in the county of	Bexar	in the
Western	_ District of _	Texas	, the d	efendant(s) violated:		
Code	Section			Offense Description	n	
18 U.S.C. 2252/	A(a)(2)	Receipt of Cl	hild Porn	ography		
	-(/(/					
				m 5 years confinement; N O fine, life supervised rele		nry special
				assessment pursuant to J		
		Forfeiture of	any equi	pment used to facilitate th	ne commission of the	e crime.
This cri	minal complain	t is based on these fac	ts:			
See attached af	fidavit					
<b>₫</b> Cont	inued on the att	ached sheet.				
				20	1.	
				70		
				Con	nplainant's signature	
					Thompson, SA FB	<u> </u>
:				Pr	inted name and title	
Sworn to before	me and signed	in my presence.				
	1	<b>~</b> 1				

City and state:

San Antonio, Texas

ELIZABETH S. CHESTNEY, U.S. Magistrate Judge

Printed name and title

## AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

- I, James Thompson, being duly sworn, depose and say that:
- 1. I am a Special Agent ("SA") of the Federal Bureau of Investigation ("FBI") and have been so employed since November 2003. I am currently assigned to the San Antonio Division of the FBI. I am assigned to the Violent Crimes against Children Section and as such, I investigate crimes against children, including the trafficking and possession of child pornography. I have received particularized training in the investigation of computer-related crimes, Usenet, peer-to-peer computer networking, and online (i.e. Internet based) crimes against children. I have conducted and been involved in numerous investigations of individuals suspected of producing, distributing and receiving child pornography and have participated in the execution of numerous search warrants which have resulted in the seizure of multiple items of child pornography. I have been directly involved in investigations relating to the sexual exploitation of children, and have reviewed extensive examples of child pornography in various media formats, including computer-based formats. I have also received training in the investigation and detection of cases involving the sexual exploitation of children and child pornography.
- 2. This affidavit is being submitted in support of a Criminal Complaint for RICHARD NIKOLAI GRATKOWSKI.
- 3. On January 4, 2018, a federal search warrant was executed at the residence of, and on the person of Richard Nikolai GRATKOWSKI in San Antonio, Texas for evidence of child pornography.
- 4. Richard Nikolai GRATKOWSKI was not at the residence at the time but was notified about the search warrant and agreed to speak with agents about his online activities. GRATKOWSKI admitted he accessed two child pornography websites over the last 18 months. GRATKOWSKI stated he downloaded files depicting the sexual abuse of children from one of the websites, viewed them, deleted them, and then used special computer software to wipe the information from his hard drive.

- 5. During the course of the investigation, law enforcement agents received information that GRATKOWSKI accessed a child pornography website on multiple occasions between June 2016 and May 2017. A review of his financial records shows he used a credit card in order to pay for access to the child pornography website.
- 6. The child pornography websites he accessed contained images and videos of prepubescent children engaged in a variety of sexually explicit conduct, including the vaginal and anal penetration of prepubescent children.
- 7. Based on the aforementioned facts, your Affiant respectfully submits that there is probable cause to believe that RICHARD NIKOLAI GRATKOWSKI did knowingly receive any child pornography using a means and facility of interstate and foreign commerce shipped and transported in and affecting interstate and foreign commerce, by any means, including by computer, in violation of Title 18, United States Code Section 2252A(a)(2).

FURTHER AFFIANT SAYETH NOT,

Special Agent James Thompson, FBI

San Antonio, Texas

95/

SWORN TO BEFORE ME THIS

SHADAY OF JANUARY, 2018

THE HONORABLE ELIZABETH S. CHESTNEY